Appl. No. 10/086,977 Amdt. dated October 13, 2005 Amendment under 37 CFR 1.116 Expedited Procedure Examining Group 2687

REMARKS/ARGUMENTS

Claims 1-7 are pending. Claim 1 has been amended. Claims 8-19 have been canceled without prejudice and without disclaimer. No new matter has been introduced. Applicants believe the claims comply with 35 U.S.C. § 112.

Applicants would like to thank the Examiner for the courteous telephone interview extended to Applicants' counsel, Chun-Pok Leung, on October 6, 2005. During the telephone interview, the Examiner and counsel discussed the proposed amendment to claim 1. At that time, the Examiner indicates that the proposed amendment would overcome the rejection of claim 1.

Claims 1-7 stand rejected under 35 U.S.C. § 102(e) as being anticipated by Richton (US 6,650,902).

Applicants respectfully submit that independent claim 1 as amended is novel and patentable over Richton because, for instance, Richton does not teach or suggest a travel server that transmits the travel data from the travel server to the portable terminal, depending upon both of location information of the portable terminal and time information programmed in advance, wherein timing of transmission of the travel data depends on the time information programmed in advance.

The Examiner asserts that Richton discloses providing location-based information based on location and time of the wireless mobile unit. In Richton, the information is adopted to be transmitted based upon the time, as a result of satisfying the geographical relationship. The timing of transmission, however, does not depend on any time information programmed in advance.

In the present application, transmission of the travel data is described at page 14, line 21 to page 15, line 5. For instance, the "travel server 107 sends to the user on traveling, periodically, for example, at 10:00, 12:00, 15:00 and 17:00 in every day" (page 14, lines 24-26). Richton is devoid of any teaching or suggestion for a travel server that transmits the travel data from the travel server to the portable terminal, depending upon both of location information of the portable terminal and time information programmed in

Appl. No. 10/086,977 Amdt. dated October 13, 2005 Amendment under 37 CFR 1.116 Expedited Procedure Examining Group 2687

advance, wherein timing of transmission of the travel data depends on the time information programmed in advance.

For at least the foregoing reasons, independent claim 1, and claims 2-7 depending therefrom, are novel and patentable over Richton.

CONCLUSION

In view of the foregoing, Applicants believe all claims now pending in this Application are in condition for allowance and an action to that end is respectfully requested.

If the Examiner believes a telephone conference would expedite prosecution of this application, please telephone the undersigned at 650-326-2400.

Respectfully submitted,

Robert Colwell, Reg. No. 27,431

for

Chun-Pok Leung Reg. No. 41,405

TOWNSEND and TOWNSEND and CREW LLP Two Embarcadero Center, Eighth Floor San Francisco, California 94111-3834

Tel: 650-326-2400 Fax: 415-576-0300

RL:rl 60589587 v1